following items.

leave for Germany. of the United States who are slaveholders.

THE NEW AMERICAN CONSUL.-General Armstrong, the new American Consul, arrived at Liverpool on the 28th ultimo, by the Great Western.

SPAIN .- MADRID, June 25 .- The Carlists had confidently expected that the promulgation of the act of son, would have been most favorably received by the the reverse is the case. Both Government and people seem determined that on no consideration whatever shall the Young Queen marry the son of Don Carlos.

SWEDEN.-STOCKHOLM, June 25 .- The laws lately passed are very unpalatable indeed to the aristocracy. Not only do they extend the political privileges of the sequences. The guardians of the poor had made people, but one of them provides that family succes- application for an order on Nathan Samuels, to sions shall be equally divided among all the children, give security for the maintenance of his wife and and not go, as heretofore, almost exclusively to the children. The Court decided that said Nathan was eldest son. Tee effect of this will be, that in the course of time, there will be no aristocracy, for it is ceremony had been performed, but the parties had the law of primogeniture alone that keeps up the aristocracy.

Equal Protection .- If all interests are equally protected by laying taxes-then all pay an equal proportion of the tax and get an equal portion of the protection, and, Great Heavens! what an amount of decided that in notices of protest, 'Protested for nonimpudence it takes to maintain that anybody gains payment' is not sufficient. The notice must say exanything by it ! Protection to exist at all by taxing, pressly that the draft or note has been presented for (that is by taking money from the people) must be payment and that payment has been refused. partial. It must give to a man more than it takes from him. Can a man be sincere then, or if so, can he | who was recently arrested on a charge of having be in his senses, when he talks of benefitting all stolen letters from the Post Office, confessed the fact, classes by laying taxes on them-enriching them by and returned a part of the letters. And on being tried taking away their property-filling vessels by turn- for the offence, the jury returned a verdict of not ing them upside down and allowing water to leak guilty. upward! We are tired of all this fudge, so much so, as to be absolutely refreshed when we meet with a piece of a plain, unmitigated, unequivocal hostility. large and foster, as the individual his plantation. to embarrass, to wither, to destroy these sources of by both the plaintiff and defendant. taxed branches of trade.

LEAVE YOUR FRIEND AND STAND BY YOUR pers, as follows: Country. - The Washington Union and the Albany 1. Where a subscriber to a newspaper, orders it to Acgus published some lines said to have been sug- be discontinued, and it continues to be left at his resgested by learning that General Jackson, in conver- idence, the presumption is, in the absence of any evisation with a delegate to the late Baltimore Conven- dence, to the contrary, that it is left by the subscrition, who had communicated to him his embarrass- ber's orders, and upon a promise to pay for it. ment between the friendship for one of the candidates | 2. If a newspaper is left from day to day for a perat the Baltimore Convention, a letter from him, sub- tinue it. sequent to the date of this pretended conversation, in which the nomination of Mr. Van Buren was warmly urged; and it is not believed, that this distinguished patriot ever in public or in private uttered a sentithe country !- Albany Atlas.

Four Persons Killed.—The Cincinnati Commercial of the 30th June gives the following particulars of creadful deeds of blood committed on the Wachitta river, in Louisiana, a few days since. Two planters living on adjoining plantations had a difficulty. An unruly horse belonging to one, jumped into a lot belonging to the other, which was shot. Soon after, a negro belonging to the owner of the horse went over to the said plantation; he, too, was shot. The same evening the planter, who owned the horse and the negro, took his gun, went over to the planter's house who had shot his horse and negro, and, as he stood in his yard, deliberately shot him dead. The son of the dead planter hearing the report of the gun, came out of the house, when he was commanded to stand. As soon as the gun was re-loaded, the son was shot and immediately expired. The daughter of the planter then came to the door, when the monster drew his bowie knife and cut her throat from ear to car, and fled. The slaves on the plantation raised the alarm, and the fiend was pursued and taken, and committed to the nearest jail to await a trial.

A Perilous Descent.-As a party of young ladies and gentlemen were amusing themselves with a rural walk, on the 4th of July, says the Ithica Chronicle, one of the number, Miss Moffatt, of Varna, approach- years, is a good cause for allowing a divorce. ed the bank of Fall creek, at a point near the dam, two years is cause sufficient to authorize a divorce to about a mile up the stream, to obtain a view over the precipice. Seizing hold of a bush for support, and fascinated by the beauty of the scene, she incautiously leaned too far forward, by which the bush giving way, she was precipitated over the bank, a perpendicular fall of eighty-two feet! One would suppose that The expenses of the dissolution of matrimonial recover. extinction of life must be the necessary consequence of such a descent; but fortunately she was received in water of three and a half feet deep, from which she scrambled upon the dry land, considerably fright- A PROTRACTED LAW-SUIT .- The following case, daily in the city, 34,802-daily in the country, 7,838, ened, but not seriously injured, not having even lost lately decided in the Supreme Court at Berlin, proves total, 42,440. This is said to be the largest daily her presence of mind; for supposing after striking that it is not in English and American Courts alone circulation of any paper in the United States. the water that she might be carried down by the force that there is room to chide the law's delay. It is The Hon, Morgan L. Martin, has been nominated of the current, she had drawn off a glove, to enable probably a suit of the, longest duration of any on re- as a delegate from the Territory of Wisconsin, in the her to seize hold of any thing she might be able to cord, being of somewhat over three hundred years place of Gov. Dodge, who has recently been appointed reach, to arrest her progress.

that the General Dearsons who presided at the re- Egmont who was beheaded at Brussels, in 1553, by Supreme Court of Arkansas, in the room of Hon. T. cent Native Convention, and proclaimed in his speech order of the Duke of Alva, figured at one time as a J. Lacy, resigned, on taking the chair, that unless the continued immi- witness in it. The dispute was between the Arengration of foreigners was prevented the Natives would berg family, and the family of Mancerscheid. The have "to rise in arms and massacre the foreigners, or law process began in 1539, and the subject in dispute N. P. Willis, is making some noise in Germany by MAKE THEM OUR SLAVES in order to preserve the FREE was a sum of about 200,000 thalers, which the first his musical attainments. It is expected that he will institutions of our country," is the same person who named family claimed from the latter by virtue of a become a bright star in the musical world. loaned the State arms of Massachusetts to put down marriage contract which was concluded in 1517. FIRE IN ROCHESTER, N. Y.—On the evening of the liberty party of Rhode Island. This militia Gen- Eighteen courts have in succession been occupied the 15th a destructive fire occurred, consuming tweneral's idea of preserving "the free institutions of our with it; in the last place, that of Munster. The Su- ty-five stores, shops and dwellings. The loss will country," by the massacre or the enslavement of the perior Court at Berlin has condemned the Manderchied not fall short of \$50,000. people, is therefore no untried experiment, but seems family to pay to that of Arenburg, the sum claimed. Accidental Death .- A young lady aged 19, died to have been tested by practical execution, and its dis- but without interest, and has decreed that each party a few days since, at Oswego, N. Y., from the effects tinguished author can warrant its applicability either shall pay his own costs, the whole of which amount of taking a dose of saltpetre sent to her by a careless each. to a foreigner or native born victim.—Alb. Atlas.

ADVERTISING IN PARIS .-- It is said, in a recent let- that he who gains his cause loses his money. ter from Paris, that a perfect revolution is now working in the form of French newspapers as models. A company is forming to go into operation in about two July 4, 1842, Horace Mann remarks : months, with a capital of 2,000,000 francs, which will monopolize all the Paris papers in the way of ad- proclaimed that licentiousness shall be the liberty, and vertisements. This company purchases one side of violence and chicanery the law; and superstition and each newspaper at so much per annum, and then un- craft shall be the religion; and the self-destructive dertakes to insert advertisements for parties wishing indulgence of all sensual and unhallowed it. This will introduce into France the English and passions shall be the only happiness of that people.

The wretch who murdered the Adock family in passions shall be the only happiness of that people.

The wretch who murdered the Adock family in passions shall be the only happiness of that people.

The wretch who murdered the Adock family in passions shall be the only happiness of that people. francs per annum for the daily use of one side.

STABBING .- On Sunday last, at a grocery kept by a man of the name of Brown, about six miles from this | A Speculating Widow.-The widow of Edward city, on the Lawrenceburg road, William Griffin was Higbee, a dealer in fish, the New York Sun says, to the memory of General Jackson. stabbed four times by Washington Joyce. The knife sold to a physician the head of her deceased husband, or dirk, in one instance, peretrated the cavity of the who died about a fortnight ago, in Wallabout, L. I. chest, so that the air rushed in and out through the This was discovered after the body had been buried. City Council as a nuisance. aperture. Griffin is under the medical care of Dr. At the request of the relatives it was disinterred. Davidson, of this city, and hopes are entertained of piece of carpet had been substituted for the head of the port of New York, during the month of June. his recovery, though his condition is very critical. the deceased. His brother has been confined to bed Joyce has made his escape. Cause of the affray ever since, suffering deeply from grief and vexation. Desecration of the Sabbath and intoxicating drink. William Griffin, the injured man, is not the respectable merchant of that name, residing in this city. - of the most productive pieces of property in the Union. Madison Banner.

Alderman Mitchell, of Philadelphia, on Monday even- little acid added, and it effervesces freely, making that a petition was filed in said court at the last term thereof against ing, last week, and were married. Before going out, delicious lemonade the gentleman, who had the appearance of a hard working man, laid a small package, done up in a piece of white paper neatly tied, upon the edge of the that the ladies of that ilk are about organizing an pipose of paying the delta against said estate; that said petition is still pending, and that unless they appear and plead, demui or answer, to said petition on the first day of the next term of said Probate court, to be holden at the Court House in the town of Noblesville in said.

A New Order.—The Springfield Republican says to be holden at the Court House in the town of Noblesville in said.

DOCTOR EVANS

#### LAW ITEMS.

LIABILITY OF TAX COLLECTORS, &c.-The Supreme Court of New York, in the case of the Supervisors of Albany County vs. Dorr, (25 Wendell, 44,) decided that it was a good defence to an action on a County Treasurer's bond, that the money of the county had The prorogation of Parliament, it is confidently ex- been stolen without other fault on the part of the ofpected, will take place about the middle of August, ficer. This decision was carried to the Court for the after which the Queen and Prince Albert will take correction of errors, and formally affirmed by a tie vote. The same Court (newly constituted) have re-It is said that the Wesleyan Methodists of Great cently decided in the case of "The Town of Hamil-Britain are about to disown any connection with those ton against Shattuck, Collector, and his Sureties," that the fact, if established, of the money having been stolen, constitutes no bar to a recovery. Mr. Justice Jewett at the close of a lengthy opinion, distinguished by great ability, remarks :- "The statute imposes a definite liability on the Collector and his sureties, for the omission or neglect to pay, and whether that abdication of Don Carlos, and the manifesto of his voidable accident or felony committed by another, I do omission is the result of misfeasance or neglect, una-Spanish nation and the Spanish people. But precisely the reverse is the case. Both Government and people deficiency in Shattuck's accounts amounted to \$1,-

MARRIAGE A CIVIL CONTRACT.—The Court of quarter sessions, in Philadelphia, delivered an opinion, which if it be sustained, will lead to important conmarried according to the laws of Pennsylvania. No lived together as man and wife in the community, and the defendent had treated the complainant as his wife, before their acquaintances. This shows, then, that marriage in that State may be proved, like any other contract, by the admissions of the parties.

PROTESTS.—The Supreme Court of Michigan has

STRANGE VERDICI .- A youth in Washington City,

SINGULAR VERDICT.—The Wyoming, N. Y., Republican, states that a suit was recently brought, in that village, for the collection of a note payable when Revenue and protection are principles directly and ir-reconcileably at war with each other. The objects Henry Clay was elected President. The jury found: of taxation for revenue, are the estate of the Govern- first, that the defendant should pay the jury fees; secment, which it will seek on revenue principles, to endollars; third, that the defendant should kick the Protection from its most modest to its most impu- plaintiff out of the court room. The verdict was deat demands, in every one of its stages, aims only given in writing. The jury ought to have been kicked

sustenance to the Government. It gains nothing-it | The Law of Newspapers .- We learn from the can gain nothing, but by working out this ruin to the Boston Courier that Judge Williams, in a late case before the Common Pleas, laid down the law in relation to a question interesting to Editors of newspa-

spoken of for the President, and his desire for the an- son at his place of business with his knowledge and Bartholomew and Jennings nexation of Texas-had replied, "Leave your friend consent, though not his expressed consent; and if he Johnson and stand by your country !" The candidate alluded has reason to believe that it is so left under the expec- Delaware and Grant, to is Mr. Van Buren. It is due to the memory of tation that he is to pay for it; in that case he will be Potnam, General Jackson to state, that Mr. Butler received, bound to pay for it unless he gives notice to discon- Monroe and Brown,

GROUNDS OF DIVORCE.-In New York, as that law now stands, adultery is the only cause for which an absolute dissolution of the marriage contract can be District obtained. A bill has however been introduced by the First. ment from which an honest man could infer, that sup- Legislature of that State, says the True Sun, during Second port of Martin Van Buren was a failure to stand by the present session, making habitual drunkenness a Third, cause for a limited divorce when petitioned for by the Fourth, wife. This bill enacts that a separation from bed Fifth. and board for a prescribed period may be decreed by the Court of Chancery, on the complaint of a married | Seventh. woman whose husband shall have been a drunkard | Eighth,

Divorces in some States of the Union may be very | Tenth, readily (far too readily in our opinion) obtained. In others the law throws so many difficulties in the way, that they are seldom applied for. In Georgia, Tennessee and Alabama, for example, the judicial decree of divorce must be affirmed by a two-thirds vote in the Legislature before the marriage tie can be broken. The consequence is that divorces are rarely applied for in those States. A special law is required in Maryland, Virginia and South Carolina to authorize

In Massachusetts and New Jersey, wilful desertion for five consecutive years without cause is made by their laws a sufficient cause of divorce. In Connecticut, divorces are granted for wilful de

sertion for three years, with total neglect of duty. In some of the States unlimited power over this subject is given to the courts, and they may grant di-

vorces whenever they may think proper. In New Hampshire, joining the association of Shakers, and remaining with them during three

marriage contract.

two years is sufficient cause for divorce.

standing. It is very certain that there can be no Governor of that Territory. suits in any of our courts which can be compared A REAL NATIVE.-We see by the Pennsylvanian with it in age. It is stated the celebrated Count to half as much again as the capital. This is, then, | clerk, instead of salts. a case in which, if ever, the Saxon proverb is true,

In his oration, before the city officers of Boston,

"For in the name of the living God, it must be American advertising system through the newspaper who shall neglect the education of their children. By to the top of a bent sapling, and thus sent to his long to be paid by contractors until they are deposited at such press, a thing almost unknown there until now. This the canvass of 1840 there are in the United States account. company pays one paper, The Constitutionel, 300,000 | 175,000 legal voters unable to read or write, who can determine the election of a President, Congress, or a Ohio, last May, has made his escape, and is now at with any or all articles required at any post, at any time be-Governor of a State."

The Congress Spring, at Saratoga, is said to be one It yields an income of \$20,000; its waters are bottled in vast quantities, and it is sent to every portion of MARRIAGE FEE. -A couple went into the office of the civilized world, and more recently to China. A residents of the State of Indiana, they are therefore hereby notified GEO. GIBS

# DEMOCRATIC CANDIDATES.

Marion County. YY. E. R. WILSON, For Representatives, NATH'L B. WEBBER. For County Auditor, NATHANIEL BOLTON. For Assessor, AHIRA WELLS. For County Commissioner, JOHN McFALL.

The following is a list of Democratic candidates

for Representatives in the several counties mentioned Candidates. Counties. F P. Randall. Bartholomew Ephraim Arnold. Blackford, Wells and David B. Turner. Huntington, Hiram Blackstone Boone, Henry P. Tedford Carroll, Cyrus Taber, Cass, John S. Simonson, Clarke, George Green. J. R. Brown. Crawford. Wilson Seawright. Dubois, John Donnell, William Lanius, R. D. Slater, Dearborn, James H. Lane. Decatur. Royal P. Cobb. Elkhart, Samuel T. Clymer. John Bowman, Fountain, Hugh H. Scott. E. D. Crookshank, Franklin, Spencer Wiley.
John Jones. Floyd, Gibson, Smith Miller. Dr. Skinner. Green, (F. McRea, Harrison,

> Robert Kimberlin. Hamilton, Hendricks, John C. Faught. S. P. Mooney. ackson, Jennings, Dr. Hill. Dr. Webb. Johnson, Kosciusko and Whitley, David Rippey. Geo. W. Carr, Lawrence, David S. Lewis. Samuel Herron, Henry T. Snook, Montgomery, John Nelson. Miami and Wabash. Benjamin Henton. A. M. Delavan. Morgan,

Wm. Saffer.

F. J. Butler. Joseph Robbins Marshall and Fulton, Thomas L. Wilson. Noble and Lagrange, Joel Vandeveer. Orange, Posey, James C. Endecott. Pike, Robert Logan. Porter and Lake, Alexander McDonnald James H. Farmer, Putnam. Henry Secrest. Edward Burns. Switzerland, Samuel Davis. C. T. Jackson. Elias N. Reynalds.

( William Shanks,

Henry C. Monroe,

We shall continue this list as soon as we obtain the necessary information to enable us to do so.

Washington,

The following is a list of Democratic candidates to fill vacancies in the State Senate, so far as

Candidates. Warrick, Spencer and Perry, Mason J. Howell. Elkhart, Kosciusko and Whitley, Abraham Cuppy. Harrison. Nathaniel Albertson Scott and Jackson, Elisha G. English. Heman H. Barbour. Franktin Hardin. Andrew J. Harlan John H. Roberts. William Berry. George Bowman. Vermillion, Henry Hostetter.

Candidates for Congress. Democratic Opposition. Robert Dale Owen.

G. P. R. Wilson Thomas J. Henley. Roger Martin. J. C. Eggleston. Thomas Smith. Caleb B. Smith John Finley. William W. Wick. J. B. Folev. John W. Davis. Eli P. Farmer Joseph A. Wright. E. W. McGaughey A. L. Holmes. John Pettit. Charles W. Cathcart. S. C. Sample. Andrew Kennedy. L. G. Thompson

We are requested to announce JOHN W. HAMILTON as a candidate for re-election to the office of Auditor of Ma-

Steam Navy out numbers that of England, and says that the former contains 404 vessels of 28,000 horse power, that of the latter at 140 vessels of 35,000 The "Morning Post," a Whig organ at Philadelphia, conducted by the celebrated pipelayer, Bela

Morning Herald denies the statement that the French

Padger, has expired for want of breath. Bela says he has been deceived by Whig promises! (only think of it!) and he believes Whig ascendancy in Philadelphia is destined to end next fall.

Gen. G. T. V. Thompson, of Clay county, Mo., has completed the contract to furnish 700 horses and 100 mules for the use of the United States. The animals At Fort Winnebago, on the Fox river, at the portage of Fox are said to have been procured of a better quality and In Pennsylvania, wilful and malicious desertion for at a lower price than at any former period. LYNCHING IN NORTH CAROLINA .- A man named

be granted. In Maine and Ohio, habitual drunken- Hillard, having been suspected of robbing a store; ness for three years is a good cause for dissolving the was taken from his house into the woods, and beaten by three men, for the purpose of extorting a confes-In Indiana and Missouri, habitual drunkenness for | sion. Not succeeding in this, they put out his eyes and left him senseless. It is thought that he may

LARGE CIRCULATION.—The circulation of the New York Sun as exhibited on affidavit, is as follows:

Hon. Edward Cross, late a Representative in Con-

gress, has been appointed one of the Judges of the AN AMERICAN MUSICIAS. - Richard S., brother to

CAREER OF A MAD Dog .- An Ohio editor, in recording the career of a mad dog, says: "We are grieved to say that the rabid animal, before he could be kill- the beans and salt in barrels, and the soap and candles in ed, seriously bit Dr. Hagg and several other dogs. Wm. H. Brown, recently convicted of murder at

which he suffered, to the last.

Twelve out of thirty-three councilmen in Boston, to contract, on giving sixty days' previous notice.

ARRIVALS AT NEW YORK .- 245 vessels arrived at

State of Indiana-Hamilton County. es, Samuel D Hamilton, Sidney Ann Cowen and Andrew Cowen, ury Department. her husband, et al. (defendante ) Petition to sell Real Estates

THE said petitioner having this day proved by the affidavit of a circumstances. disinterested person that the said Samuel D. Hamilton, Sidney the heirs of said Joshua Hamilton dec'd, praying for the sale of said real estate, to be made assets in the hands of said petitioner, for the purpose of paying the debts against said estate; that said petition is pers this advertisement, unless authorized to do so by the desk. After he had gone, the magistrate opened it association in opposition to the "Odd Fellows," under and found—two cents?

and found—two cents?

| County on the second Monday of August, 1845, the aid petition will be heard and determined in their page.

| John G. Burns, Cit.

## SUPREME COURT OF INDIANA.

Cases Determined at the May Term, 1845. Reported for the Indiana State Sentinel by A. J. Stevens. THURSDAY, July 17.

the deed takes effect. 2. A deed may be delivered to a third person, even stranger, for the benefit of the grantee and if he after

wards assent to the act, the deed will take effect from the date of its delivery, unless the right of third persons be affected by it. In that event the doctrine of relation would not apply. 3. The doctrine of relation, is a fiction of the law an is used for the advancement of justice, but will not be al-

lowed if the rights of third persons are destroyed by it 4. The bare fact of recording a deed by the grantor, without the knowledge, privity, or consent of the grantee, is not a delivery 5. Where a deed was made, and delivered by the

grantor to the recorder of the county to be recorded, in the absence of the grantee and without his knowledge and the grantee subsequently assented to the delivery, but before assent given a judgment was obtained against the grantor in the Circuit Court. Meld, that the judgment being a lien on the land before the delivery was assented to, would prevail against the deed. Shirly v. Shirly et al. Appeal from the Orange C. C.

a contract, signed by the party to be charged according to week. the statute of frauds and perjuries may be enforced notwithstanding the party seeking to enforce it, has not signed the contract 2. Where the vendor of land receives a part of the purchase money and obligates himself to make a deed on the payment of the residue, he cannot rescind the con-

tract without an offer on his part to perform, and a fail- back, once a week. ure or refusal by the vendee to pay the balance of the purchase money. 3. A purchaser of land, with knowledge of a prior equity, buys it subject to that equity. 4. A vendee has a lien on land purchased by him, for

the purchase money or any part of it paid by him, if the vendor refuses to convey, and this lien attaches to the land in the hands of a subsequent purchaser with notice. Justice v. Justice. Error to the Wayne C. C. Motion for re-hearing overruled.

## SPECIAL NOTICES. Isaac Smith

Is our authorized agent to obtain subscribers and receipt for payments for the same, until further no-

Volney B. Palmer is our agent for obtaining subscribers and advertisements for the Weekly and Semi-Weekly State Sentinel in the cities of Baltimore, Fort Wayne same day by 7 p. m. Philadelphia, New York, and Boston. His offices are southeast corner of Baltimore and Calvert streets, Baltimore; northwest corner of Third and Chesnut streets, Philadelphia; Tribune buildings, apposite the City Hall, N. York; No. 12 State street, Boston. tf.

### U. S. ARMY PROVISIONS.

OFFICE OF COM. GENERAL OF SUBSISTENCE, Washington, July 14, 1845. SEPARATE PROPOSALS will be received at this office nois, 80 miles and back, once a week. until the 1st day of October hext, for the delivery of provisions in bulk, for the use of the troops of the United States, upon inspection, as follows: At the Public Landing, six miles from Fort Towson, mouth of the Chiemichi.

504 barrels of pork 1170 barrels of fresh superfine flour 450 bushels of new white field beans 9000 pounds of good hard soap 3600 pounds of good hard sperm candles

180 bushels of good clean dry fine salt 1980 gallons of good cider vinegar. The whole to be delivered in all the month of April, 1846 and to leave Natchitoches by the 20th February, 1846. At Fort Atkinson, west bank of the Mississippi river, opposite Fort Crawford, at Dousman and Rice's warehouse. 100 barrels of pork 260 barrels of fresh superfine flour

90 bushels of new white field beans IS00 pounds of good hard soap 1300 pounds of good hard tallow candles 40 bushels of good clean dry fine salt 400 gallons of good cider vinegar. The whole to be delivered by the 1st May, 1846.

At Fort Snelling, St. Peter's. 168 barrels of pork 360 barrels of fresh superfine flour 150 bushels of new white field beans 2100 pounds of good hard soap 1900 pounds of good hard tallow candles 40 bushels of good clean dry fine salt

The whole to be delivered from the 15th May, 1846, to ENGLIGHT AND FRENCH NAVIES - The London the 15th June, 1846.

At Fort Leavenworth, Missouri river. 300 bushels of new white field beans 4600 pounds of good hard soap.

3600 pounds of good hard tallow candles 125 bushels of good clean dry fine salt 1000 gallons of good cider vinegar. The whole to be delivered in all May, 1846.

I Fort Scott, on the Marmaton river, Missouri, seventy miles land transportation from Independence, on the Mis-

150 bushels of new white field beans 1200 pounds of good hard soap 1950 pounds of good hard tallow candles 60 bushels of good clean day fine salt 650 gallons of good cider vinegar. The whole to be delivered in all May, IS46.

and Wisconsin rivers. 40 barrels pork 125 barrels of fresh superfine flour 36 bushels of new white field beans 600 poends of good hard soap 650 pounds of good hard tallow candles

20 bushels of good clean dry fine salt 175 gallons of good cider vinegar. The whole to be delivered by the 1st June, 1846. At Fort Brady, Sault Ste. Marie, Michigan. 56 barrels of pork 120 barrels of fresh superfine flour

30 bushels of new white field beans

800 pounds of good hard soap 600 pounds of good hard tallow candles 20 bushels of good clean dry fine salt 220 gallons of good cider vinegar. One-half on 1st June, 1846; remainder by the 15th Sep-

At Fort Mackinac, Michigan.

U2 barrels of pork 210 barrels of fresh superfine flour 100 bushels of new white field beans 1300 pounds of good hard soap 1300 pounds of good hard tallow candles 40 bushels of good clean day fine salt

300 gallons of good cider vinegar. One-half on Ist June, 1846; remainder by the 15th Sep tember, 1846. Note .- All bidders are requested to extend the amount of their bids for each article, and to exhibit the total amount of

The periods and quantity of each delivery at those posts where they are not specified, will be, one-fourth Ist June, 1st September, 1st December, 1846, and 1st March, 1847. The hogs of which the pork is packed to be fattened on corn, and each hig to weigh not less than two hundred pounds, excluding the feet, legs, ears, and snout. Side pieces

may be substituted for the hams. The pork is to be first salted with Turk's Island salt, and then carefully packed with the same article, in pieces not exceeding eight pounds

When the packing has been completed, the contractor must furnish to this office a certificate from the packer, that the 15 miles and back, once a week. pork has been so salted and packed. The pork is to be contained in seasoned heart of white oak barrels, full hooped;

strong boxes of convenient size for transportation. Salt will only be received by measurement of thirty-two quarts to the bushel. The candles to have cotton wicks. Clayton, Alabama, was executed on the 27th ult. He The provisions for Fort Atkinson and St. Peter's must pass solemnly protested his innocence of the crime for St. Louis, for their ultimate destination, in the first week of April, 1846. A failure in this particular will be considered a breach of contract, and the department will be authorized storehouses as may be designated by the agents of the department. The Commissary General reserves the privilege Weaver, who was convicted of murder, at Urbana, of increasing or diminishing the quantities, or of dispensing fore entering into contract; and also of increasing or reducing the quantities of each delivery one-third subsequent | Washington same day by 5 p. m.

voted against any measure for paving suitable respect | Bidders, not heretofore contractors, are required to accompany their proposals with evidence of their ability, together with the names of their sureties, whose responsibility must The Grand Jury of Louisville have presented the be certified by the district attorney, or by some person wel known to the government; otherwise, their proposals will

Advances cannot be made in any case, and evidence of in spection and full delivery will be required at this office before the trip when the trip is not run; a forfeiture of at least requsition will be made upon the treasury for payment; one fourth part of it, when the renning or arrival is so far which will be effected in such public money as may be con- behind time as to lose the connexion with a depending venient to the points of delivery, the places of purchase, or mail; and a forfeiture of a due proportion of it, when a William Wyckoff as Adms. of the estate of Joshua Hamilton dec'd, the residence of the contractors, at the option of the Treas-No drafts on this office will be accepted or paid, under any

Each proposal will be sealed in a separate envelope, and GEO. GIBSON, Com. Gen. Subsistence.

Note.-Editors will not be paid for inserting in their pa-

U. S. MAILS.

DROPOSALS for carrying the mails of the United States from the 1st November, 1845, to 30th June, 1846, in-Goodsell v. Stinson. Error to the Vanderburgh C. C. of the Post Office Department, in the city of Washington, Postmaster General; or for setting up or running an essential to its validity, and it is from the delivery that decided by the 1st of October,) on the routes, and in the manner and time herein specified, to wit :

INDIANA. 3954. From Brookville, by Jennings, Oldenburg, E-nochsburg, Georgus, and Allen's mills, to Greensburg, 30 miles and back, once a week Leave Brookville overy Friday at 6 a. m., arrive

Brookville same day by 6 p. m. service, he sllow 3955. From Bluffton, Wells county, to Fort Wayne, in dispensed with. Allen county, 31 miles and back, once a week.

7. The payments will be made through drafts on post
Leave Bluffton every Friday at 6 a m., arrive at Fort offices, or otherwise, after the expiration of each quarter

Wayne same day by 6 p. m. Leave Fort Wayne every Saturday at 6 a. m., arrive at Bluffton same day by 6 p. m.
3956. From Columbus, in Bartholomew county, by Rock Creek, to West Point, in Decatur county, 24 miles

Leave Columbus every Thursday at 9 a. m., arrive at West Point same day by 5 p. m. Leave West Point every Friday at 6 a. m., arrive at Opinion by Sullivan J. 1. The specific performance of

Leave Clinton every Saturday at 5 a. m., arrive at Pa- or promised to give or perform, any consideration ris same day by 11 a. m. Leave Paris every Saturday at 1 p. m., arrive at Clinton same day by 7 p. m. 3958. From Decatur, in Adams county, by Port Ma-

hon, to Liberty mills, in Wabash county, 50 miles and Leave Decatur every Thursday at 6 a. m., arrive at Liberty Mills next day by 11 a. m Leave Liberty Mills every Friday at 1 p. m., arrive at Decatur next day by 6 p. m.

3959. From Delphi, in Carroll county, through the great Miami Reserve, to Marion, in Grant county, 65 miles and back, once a week. Leave Delphi every Wednesday, at 6 a. m., arrive at Marion next day, by 6 p. m.

Leave Marion every. Monday at 6 a. m., arrive at Delphi next day by 6 p. fn. 3960. From Franklin, by Hensley's and Bean Blossom. to Nashville, 24 miles and back, once a week. Leave Franklin every Saturday at 6 a. m., arrive

Nashville same day by 3 p. m Leave Nashville every Friday at 9 a. m., arrive at Franklin same day by 6 p. m. 3961. From Fort Wayne to Van Wert, in Van Wert county, Ohio, 40 miles and back, once a week.

Leave Fort Wayne every Friday at 5 a. m., arrive at Van Wert same day by 7 p. m. Leave Van Weit every Saturday at 5 a. m. arrive at 3962. From Indianapolis, by Broad Ripple, Bethlehem. Westfield, Farmington, Shieldville, Canton, and Koka-

mo, to Peru, 80 miles and back, once a week. Leave Indianapolis every Tuesday at 5 a. m., arrive at to advertisement, for \$-- per annum. Peru next day by 8 p. m. Leave Peru every Thursday at 5 a. m., arrive at Indianapolis next day by 8 p. m.

Proposals for service once in 2 weeks will be consider-

3963. From Indianapolis, by Hampton, Danville, New Winchester, Bainbridge, Portland Mills, Rockville, Homansburg, and Montezuma, to the State line between Indiana and Illinois, in the direction of Springfield, Illi-Leave Indianapolis every Tuesday at 5 a. m., arrive at

State line next day by 8 p. Leave State Line every Thursday at 5 a. m., arrive at Indianapolis next day by 8 p. m. Proposals for service once in 2 weeks will be consider-

ed. Quere: whether route is necessary? 3964. From Jamestown, in Boone county, by Darlington and Yorktown, to Dayton, in Tippecanoe county, 36 miles and back, once a week Leave Jamestown every Friday at 6 a. m., arrive at Dayton same day by 9 p. p.

Leave Dayton every Saturday at 6 a. m , arrive at Jamestown same day by 6 p. m 3965. From Lafayette, by Parish's Grove, Milford, Illinois, Spring Creek, and Oliver's Grove, to Peoria, 175 miles and back, once a week Leave Lafayette every Monday at 6 a. m., arrive at Pe-

otte next Saturday by 6 p. m. Proposals for service once in 2 weeks will be consid 3066. From Lafayette, by Rensselaer, John Jones's, in Porter county, and Valparaiso, to City West, 100 miles and back, once a week.

Leave Lafayette every Monday at 6 a. m., arrive at City West next Wednesday by 6 p. m. Leave City West every Thursday at 6 a. m., arrive at Lafavette hext Saturday by 6 p. m. Proposals for service once in 2 weeks will be consider-3007: From Madison, by Paris and Springford, to are respectfully invited to attend. All former members Brownstown, in Jackson county, 45 miles and back, once of the Society will be warmly welcomed on their return

Leave Madison every Tuesday at 6 a. m., arrive at Brownstown next day by 11 a. n Leave Brownstown every Wednesday at 1 p. m., ar rive at Madison next day by 6 p. r 3968. From Mooresville, by Waidsville, Millgrove, Upper ralls, Eel river, and Samuel Kaufman's, to Poland

post-office, in Clay county, 40 miles and back, once a Leave Mooresville every Friday at 5 g. m., arrive at Poland same day by 8 p. n Leave Poland every Saturday at 5 a. m., arrive at

Mooresville same day by 8 p. m. 3969. From Mount Pleasant, in Martin county, by Harrisonville, to Bedford, in Lawrence county, 35 miles and back, once a week Leave Mount Pleasant every Friday at 6 a. m., arrive at Bedford same day by 6 p. m.
Leave Bedford every Saturday at 6 a. m., arrive at

Mount Pleasant same day by 6 p. m. 3970. From Noble C. H., by Springfield, Northport, Wright's Corners, and Ontario, to Lima, in Lagrange county, 25 miles and back, once a week. Leave Noble every Saturday at 6 a. m., arrive at Lima same day by 3 p. m. Leave Lima every Friday at 9 a. m., arrive at Noble at seven dollars per annum, payable half yearly.

same day by 6 p. m. 3971. From Princeton, in Gibson county, via the road Habrishung, Pa., July 1, 1845. commonly called the Buckskin road, to Booneville, in Warrick county, 35 finles and back, once a week. Leave Princeton every Monday at 6 a. m., arrive at Booneville sameday by 6 p. m.

Leave Booneville every Tuesday at 6 a. m., arrive at Princeton same day by 6 p. m.

TURNER & JENISON, 5 doors west of Browning's. Booneville sameday by 6 p. m. Princeton same day by 6 p. m.

3972. From Rochester, in Fulton county, by Troy, Gilead, Niconza, and Joseph Beckner's, to Wabashtown, in Wabash county, 36 miles and back, once a week. Leave Rochester every Friday at 6 a. m., arrive at Wabashtown same day by 6 p. m. Leave Wabashtown every Saturday at 6 a. m., arrive Hist, of Ireland by O'Halloran (elegant,) No 5 " Germany by Kobrausch, now complete, 5 Nos Ency. of Domestic Economy—parts 4, 5 and 6 at Rochester same day by 6 p. ms.

3973. From Sage's Ferry to Rockford, in Jackson county, 18 miles and back, once a week. Leave Sage's Ferry every Saturday at 5 a. m., arrive at Rockford same day by 11 ac in. Leave Rockford every Saturday at 1 p. m., arrive at

Sage's Ferry same day by 7 p. m 3974. From Sinking-spring, by Bryantsville and Dougherty's Shoals, to Mount pleasant, in Martin county, 30 miles and back, once a week.

Leave Sinking-springs every Saturday at 6 a. m., arrive at Mount Pleasant same day by 5 p. m. at Sinking-springs same day by 4 p. m.
3975. From Slateford to Rockford, in Jackson county,

Leave Stateford every Saturday at 6 a. m., arrive at Rockford same day by 11 a. m. Leave Rockford every Saturday at 1 p. m., arrive at Slateford same day by 6 p. m. 3976. From South Bend, in St. Joseph county, by Ham-

mond's and North Liberty, to Carmel, 20 miles and back, once a week. Leave South Bend every Monday at 10 a. m., arrive at Carmel same day by 6 p. m. Leave Carmel every Tuesday at 6 a. m., arrive at South

3977. From Washington, in Daviess county, by Edwardspoet and Robins's Prairie, in Knox county, to Carlisle, in Sullivan county, 30 miles and back, once a week. Leave Washington every I riday at 6 a. m., arrive at Carlisle same day by 5 p. m. Leave Carlisle every Saturday at 6 a. m., arrive at

Bend same day by 2 p. m.

1. Seven minutes are allowed for opening and closing the mails, at all offices where no particular time is specified. 2. Post-office blanks and mail-bags are to be conveyed without further charge, on mail-lines admitting of such

3. In all cases there is to be a forfeiture of the pay of grade of service is rendered inferior to that in the contact. These forfeitures may be increased into penalties of higher failure and the importance of the mail.

4. Fines will be imposed, unless the delinquency satisfactorily explained in due time, for failing to take from, or deliver at a post office, the mail, or any part of it; for suffering it to be wet, injured, lost, or destroyed; for suffering it in a place or manner that exposes it to deprecent dation, loss, or injury; and for not arriving at the time set. And for setting up or running an express to transmit com-

5. The Postmaster General may annul the contract for repeated failures; for violating the post office laws; for disobeying the instructions of the department; for refusing to discharge a carrier when required by the department; clusive, in Indiana, will be received at the contract office for assigning the contract without the consent of the

express, as aforesaid. 6. The Postmaster General may alter the contract and alter the schedule, he allowing a pro rata increase of compensation, within the restrictions imposed by law, for the additional service required, or for the increased speed, if the employment of additional stock or carriers is rendered necessary; but the contractor may, in such case, relinquish the contract, on timely notice, if he prefers it Greensburg same day by 6 p. m. relinquish the contract, on timely notice, if he prefers it Leave Greensburg every Saturday at 6 a. m., arrive at to the change. He may also discontinue or curtail the service, he sllowing one month's extra pay on the amount

> -say in February, May, August, and November. 8. The distances are given according to the best information; but no increased pay will be allowed, should they prove to be greater than is advertised, if the places are

correctly named. 9. The Postmaster General is prohibited by law from knowingly making a contract for the transportation of the mail with any person who shall have entered into any combination, or proposed to enter into any combination, to Columbus same day by 2 p. m. bination, or proposed to enter into any combination, to 3957. From Clinton, Vermillion county, by Indiana prevent the making of any bid for a mail contract by any Furnace, to Paris, Illinois, 18 miles and back, once a other person or persons, or who shall have made any agreement, or who shall have given or performed, to do or not to do, any thing whatever to induce any other person not to bid for a mail contract.

10. A bid received after time-to wit, the 22d of Sentember pext, at 9 p. m., or without the guaranty required required by law, or that combines several routes in one sum of compensation, cannot be considered in compensation with a regular proposal, not adjudged to be extrava-

11. A bidder may propose different days and hours of departure and arrival, provided no more running time is asked, and it is obvious that no mail connexion, or other public accommodation is prejudiced. He may ask for a specific number of days or for more running time to the trip at certain seasons of peculiar had roads. But, beyond these changes, a proposal for service different from the advertisement, will prevent its being considered in competition with a regular bid, not set aside for extravagance; and where a bid contains any of the above alterations, their disadvantages will be estimated

in comparing it with other proposals. 12. There should be but one route bid for in a proposal. 13. The route, the service, the yearly pay, the bidder's name and residence, and the name of each member of the firm where a company offers, should be distinctly

The following may be used as a form for the bid, where

no change from the advertisement is contemplated by the "I (or we, as the case may be,) hereby propose to carry the mail on No, ---, from ---- to ----, agreeably

14. The following is the form of a guaranty which should be filled, the first blank with the name of the guarantor, the second with that of the bidder; and the third and fourth with the beginning and terminating points of the route; and after being dated, should be signed by the guarantor, who must be shown by the written certificate of a postmaster, or other equally satisfactory testimonial, to be a man of property, and able to make good his guaranty. This guaranty, so certified, should accompany each bid.

"The undersigned - guerantees that - if his bid for barrying the mail from - to -- be accepted by the Postmaster General; -- shall enter into an obligation prior to the first day of January next, with good and sufficient sureties, to perform the service proposed.

" Dated ---. 15. The bid should be sent under seal, addressed to the First Assistant Postmaster General, with " Mail Proposals in the State of --- " written on the face of the letter; and should be despatched in time to be received by or before the 22d September next, at 9 o'clock p. m.

16. The contracts are to be executed before the 1st of January next. POST OFFICE DEPARTMENT, 11th July, 1845. C. JOHNSON.

Postmaster General. The Rev. J. N. Pressey of the Associate Reformed Presbuterian Church will preach in the County Seminary, on Sabbath, the 27th inst., at 4 o'clock, P. M. Mr. Pressly comes as a Missionary, representing the above

Literary Notice. The first Quinquennial Exhibition of the Platonean Society of Indiana Asbury University, will be held in the College Chapel on Tuesday afternoon, August 19th, at half after 3 o'clock. The annual Valedictory perform-18th, at 3 o'clock, P. M. The friends of the Institution

to the Halls of their Alma Mater. JOHN W. CHILDS. Cor. Sec. of the Platonean Society. GREENCASTLE, July 18, 1845

PROSPECTUS OF THE New Library of Law and Equity, UNDER THE DIRECTION OF FRANCIS J. TROUBAT, Esq., of Philadelphia, Hon. ELLIS LEWIS, of Lancaster,

WILSON MCANDLESS, Esq., of Pittsburgh. Il's work contains the best productions of English law authors, without regard to priority of claim on the part of any American ablisher. Such books are notoriously too dear. The reason is that as fast as they appear they become monopolies in the hands of booksellers in the Atlantic cities. Under the plea of right acquired by the addition of notes of American decisions, the latter claim an undivided title to those works, and set a bijrthensome price on them. The publishers of the work now offered to the profession throughout the Union, will not respect such titles, but will reprint the standard British law books as fast as they emanate from the London market. Should new editions of the works of such writers as Starkie, the Chittys, Stephen, and Archbold, appear, they shall also be included; and Dioxests of Equity and Law decisions—works which have been studiously kept out of the Law Library published at Philadelphia shall have a place in the proposed new one, together with every new valuable English treatise on Chancery or Common Law. CT This work will be issued monthly in numbers of 160 pages, printed on Fine White Paper and Good New Long Primer Tyre,

> J. M. G. LESCURE. NEW OFFICERS' GUIDE.

LATEST ARRIVALS. JUST received by express at Turner's Cheap Bookstore, the following new books, etc. Harpers' Illuminated Bible, number 31 Do do Shakspeare, Martin's Devotional Bible (elegant,) No 5

Copland Dic. of Med. Wandering Jew 12 and 13 Brougham's Men.of Letters and Science Wesley's Sermons, part 3 Barnes's notes on Ephesians, etc. Do do Thessalonians Lardner's Lectures, part 4 Cooper's new novel, Satanstoe James's new do the Smuggier D'Iraeli's "the Sybil

C. Lever's" "St. Patrick's Eve New Facts in Mesmerism-the Secress of Prevost T. S. Afthur's new novel the two Husbands; Ellen Pickering the Secret Foe; Self, by the author of Cecil; Eveline Neville; the Monk, Leave Mount Pleasant every, Finday at 5 a. m., arrive by M. C. Lewis; Fleetwood; Westward Ho, cheap edition; Pilgrim-Reformation by John Ronge ; Thier's Consulate of the Empire under Napoleon, part 3 and 4: Magazines; a complete assortment of Piano Music, the latest and most popular Waltzes, songs, etc.

17 SAML, TURNER, 5 doors west of Browning's Hotel.

DOUBLE OVEN COOKING STOVE. a lot of the above named stoves. They are decidedly superior to any store ever invented. Having two evens, different articles can be ba ed at the same time, which could not be well bak ed in a single oven. This-tends to great economy in fuel. At the same time all other culmary operations any other stove in market. Those in want of such an article are invited to call and examine this before purchasing any other. This is

all that is necessary to secure for it the preference; for seeing is be beying. The State of Indiana --- Hancock Coun-IN THE HANCOCK CIBCUIT COURT, ACOUST TERM, 1845. William Montague and 3 homas Buchanan who sue for the use of Joseph Anderson vs. John Justice.

NOTICE is hereby given to said John Justice that on the 24th the instance of the said Montague and Buchanan who see for the use of said Anderson, and said writ hath bern s turned served by atin township fifteen (15) north of range 7 cast, comaining 53 seres more or less : also the cast half of the north cast quarter of section amounts according to the nature or frequency of the failure and the importance of the mail. of Greenfield; also the east half of the north west quarter and south west half of the north cast quarter of section 11, township No. 15, 3d Monday in Au just next, or the same will be heard and determine JOHN HAGER, C. H. C. C.

1-W-4wis

ed in his absence. Weik & WALFOLE, Att'ya.

OFFICE over Miller's Hat Store, 2d door east of Washington mercial intelligence in advance of the mail, a penalty will